

June 30, 2014

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FILED ELECTRONICALLY

Jocelyn Boyd Chief Clerk and Administrator South Carolina Public Service Commission 101 Executive Center Drive, Suite 100 Columbia, South Carolina 29210

Re:

Blue Jay Wireless, LLC Service Annual ETC Compliance Report

Docket No. 2012-390-C

Dear Jocelyn:

Blue Jay Wireless, LLC ("Blue Jay") has been designated by the South Carolina Public Service Commission ("Commission") as an Eligible Telecommunications Carrier for provision of wireless Lifeline services. Blue Jay, through its counsel, hereby submits, pursuant to R. 103-690.1, its Annual Report for Designated Eligible Telecommunications Carriers with respect to Lifeline services in South Carolina. A copy of this Report has also been submitted to the Office of Regulatory Staff.

R. 103-690.1(b)(3). Unfulfilled Service Requests.

RESPONSE: Blue Jay did not have any unfulfilled service requests in South Carolina in 2013.

R. 103-690.1(b)(4). Complaints or Trouble Reports per 1000 Handsets or Access Lines.

RESPONSE: Blue Jay did not receive any complaints or trouble reports in 2013.

R. 103-690.1(b)(5). Compliance with Applicable Service Quality Standards and Consumer Protection Rules.

RESPONSE: Blue Jay hereby certifies that it complies with applicable service quality standards and consumer protection rules, as designated by the Commission.

Application of Blue Jay Wireless, LLC for Designation as an Eligible Telecommunications Carrier for the Purpose of Offering Lifeline Service on a Wireless Basis, Docket No. 2012-390-C, Order Designating Blue Jay Wireless, LLC as an Eligible Telecommunications Carrier for the Provision of Lifeline Service, Order No. 2013-167 (Mar. 27, 2013).

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R. 103-690(b)(6). Ability to Function in Emergency Situations.

RESPONSE: Blue Jay's Lifeline services remain functional in emergency situations. Blue Jay utilizes the extensive and well-established Sprint and Verizon Wireless networks and facilities to provide Blue Jay's mobile services. The Sprint and Verizon Wireless networks are capable of managing traffic spikes that may occur during emergency situations and can reroute traffic in the event of damaged facilities. Blue Jay also understands that each carrier has sufficient back-up power to ensure functionality if its external power supply is unavailable. Indeed, both companies have repeatedly certified to the FCC that their networks function in emergency situations. Sprint and Verizon Wireless provide the same functionality to Blue Jay and Blue Jay's customers as these carriers provide to themselves and their own customers.

R. 103-690(b)(7). Non-Incumbent LEC Local Usage Plans.

RESPONSE: This section does not apply to Blue Jay because Blue Jay is a wireless ETC.

R. 103-690(b)(8). Equal Access to Long Distance Carriers.

RESPONSE: Blue Jay hereby acknowledges that the Federal Communications Commission may require it to provide equal access to long distance carriers in the event that no other eligible telecommunications carrier is providing equal access within the service area.

R. 103-690(b)(9). Number of Lifeline Customers.

RESPONSE: As of December 31, 2013, Blue Jay provided wireless Lifeline service to 4,468 customers in South Carolina.

R. 103-690(b)(10). Lifeline Verification Survey or Certification.

RESPONSE: Blue Jay began providing Lifeline service in 2013 and will submit its first Lifeline Verification Survey to USAC in August 2014.

Finally, Blue Jay hereby certifies that it complies with CTIA's Code for Wireless Service.

Please contact the undersigned if you have any questions.

Sincerely,

s / John J. Pringle, Jr. John J. Pringle, Jr.

JJP/cr

Enclosures (as stated)

cc: Nanette Edwards, Esquire (via electronic mail)